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EXAMINER

LEE, PHILIP C

ART UNIT PAPER NUMBER

2152

DATE MAILED: 09/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.		Applicant(s)	
	09/684,063		NOMA, TSUNETAKE	
	Examiner		Art Unit	
	Philip C. Lee		2152	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 19 June 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-17 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-17 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

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1. This action is responsive to the amendment and remarks filed on June 19, 2006.
2. Claims 1-17 are presented for examination.
3. The text of those sections of Title 35, U.S. code not included in this office action can be found in a prior office action.

Claim Rejections – 35 USC 103

4. Claims 1-5, 8 and 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Agraharam et al, U.S. Patent 5,956,482 (hereinafter Agraharam) in view of Porter et al, U.S. Patent 6,675,299 (hereinafter Porter).
5. Agraharam and Porter were cited in the last office action.
6. As per claim 1, 5 and 12, Agraharam taught the invention substantially as claimed for providing a service to a plurality of information processing apparatuses, the service providing apparatus functioning as a shared server on a network, comprising:
 - storage means for storing a group (e.g. participation list predetermined code) (page 3, paragraphs 36 and 37), and content (page 1, paragraph 15);
 - reception means for receiving a group request to include a corresponding one of the plurality of information processing apparatuses in one of the plurality of groups (e.g.

participation list) (page 3, paragraphs 27 and 36), the group request selecting a respective one of the plurality of groups (page 3, paragraph 29), the group request transmitted from any of the information processing apparatuses belonging to one of the plurality of groups (page 3, paragraphs 27 and 36), and for receiving a content request (e.g. specifies the multimedia document) transmitting from any of the information processing apparatuses belonging to one of the plurality of groups, the content request including a selection of available content (page 3, paragraphs 28 and 34);

acquisition means for acquiring data coordinated with the content request (page 1, paragraph 16) and communication means for transmitting the data acquired by said acquisition means simultaneously (page 1, paragraph 16) to all of those of the information processing apparatuses accessing the shared server and belonging to a same group (e.g. session audience) (page 2, paragraph 19).

7. Agraharam did not specifically teach storing a plurality of groups and a list of available content. Porter taught a shared file management system for storing a plurality of groups (col. 8, lines 21-31; col. 10, lines 33-48) and a list of available content (col. 11, lines 4-9, 26-32; col. 11, line 66-col. 12, line 6). Furthermore, Porter taught a selection from a list of available content (col. 9, line 62-col. 10, line 9).

8. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Agraharam and Porter because Porter's teaching

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of storing a plurality groups would increase the utilization of the shared server to provide services to multiple groups.

(Note that Agraharam's system must store a plurality of groups in order to provide services to multiple session audiences.)

9. As per claim 2, Agraharam and Porter taught the invention substantially as claimed in claim 1 above. Agraharam further taught wherein the data is music data (page 1, paragraph 15), and the selection is particular music data (page 2, paragraph 17; page 3, paragraphs 34 and 35).

10. As per claim 3, Agraharam and Porter taught the invention substantially as claimed in claim 1 above. Agraharam further taught comprising transmission means for receiving text data transmitted from any of the information processing apparatuses accessing the shared server and transmitting the text data to the least one other information processing apparatus accessing the shared server and belonging to the same group (page 3, paragraph 30).

11. As per claim 4, Agraharam taught the invention substantially as claimed for a service providing apparatus for providing a service to a plurality of information processing apparatuses accessing a single shared server on a network, comprising:

a storage controlling step of controlling a group (page 3, paragraphs 36 and 37), and content (page 1, paragraph 15);

a reception step of receiving a group request to include a corresponding one of the plurality of information processing apparatuses in one of the plurality of groups (e.g.

participation list) (page 3, paragraphs 27 and 36), the group request selecting a respective one of the plurality of groups (page 3, paragraph 29), and for receiving a content request (e.g. specifies the multimedia document) transmitting from any of the information processing apparatuses belonging to one of the plurality of groups, the content request including a selection of available content (page 3, paragraphs 28 and 34), the group request and the content request received by the single shared server (BWS Center) (page 3, paragraphs 27 and 28);

an acquisition step of acquiring data coordinated with the content request (page 1, paragraph 16) to the single shared server (page 2, paragraph 19; page 3, paragraph 28);
and

a communication step of transmitting the data acquired by said acquisition step simultaneously from the single shared server (page 1, paragraph 16) to all of those of the information processing apparatuses accessing the single shared server and belonging to a same group (e.g. session audience) (page 2, paragraph 19).

12. Agraharam did not specifically teach storage controlling a plurality of groups and a list of available content. Porter taught a shared file management system for storage controlling a plurality of groups (col. 8, lines 21-31; col. 10, lines 33-48) and a list of available content (col. 11, lines 4-9, 26-32; col. 11, line 66-col. 12, line 6). Furthermore, Porter taught a selection from a list of available content (col. 9, line 62-col. 10, line 9).

13. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Agraharam and Porter because Porter's teaching of storage controlling a plurality groups would increase the utilization of the shared server to provide services to multiple groups.

(Note that Agraharam's system must store and control a plurality of groups in order to provide services to multiple session audiences.)

14. As per claim 8, Agraharam taught the invention substantially as claimed for an information processing apparatus for accessing a service providing apparatus functioning as a single shared server, which provides services on a network, together with other information processing apparatuses, comprising:

an inputting step of inputting access information for accessing a single shared server of the service providing apparatus (BWS Center 100, fig. 1) to select a group (page 3, paragraph 37);

a display controlling step of controlling display of available contents transmitted from the single shared server of the service providing apparatus (page 2, paragraphs 20 and 21);

a requesting step of selecting content from the available content and requesting the single shared server of the service providing apparatus for transmission of the selected content to said information processing apparatus belonging to one of the plurality of groups and all the other information processing apparatuses accessing the shared server belonging to the same group (page 3, paragraphs 34 and 36);

reception step of receiving data transmitted from the single shared server of the service providing apparatus (e.g. BWS Center) to all of the information processing apparatuses belonging the same group (e.g. session audiences) (page 2, paragraphs 19 and 21); and reproduction step of reproducing the data (page 2, paragraph 19).

15. Agraharam did not specifically teach a plurality of groups and a list of available content. Porter taught a shared file management system for servicing a plurality of groups (col. 8, lines 21-31; col. 10, lines 33-48) and a list of available content (col. 11, lines 4-9, 26-32; col. 11, line 66-col. 12, line 6). Furthermore, Porter taught controlling display of a list of available content (col. 9, line 62-col. 10, line 9).

16. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Agraharam and Porter because Porter's teaching of a plurality groups would increase the utilization of the shared server to provide services to multiple groups.

(Note that Agraharam's system must store a plurality of groups in order to provide services to multiple session audiences.)

17. As per claim 13, Agraharam and Porter taught the invention substantially as claimed in claim 12 above. Agraharam further taught wherein the data is music data (page 1, paragraph 15), and the selection is particular music data (page 2, paragraph 18).

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18. As per claim 14, Agraharam and Porter taught the invention substantially as claimed in claim 12 above. Agraharam further taught a transmission unit configured to receive text data transmitted from any of the information processing apparatuses accessing the shared server and configured to transmit the text data to the at least one other information processing apparatus accessing the shared server and belonging to the same group (page 3, paragraph 30).

19. Claims 6,7, 9-11 and 15-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Agraharam and Porter in view of Erdelyi, U.S. Patent Application Publication 2004/0056879 (hereinafter Erdelyi).

20. As per claims 6, 9 and 15, Agraharam taught the invention substantially as claimed for accessing a service providing apparatus functioning as a shared server, which provides services on a network, together with other information processing apparatuses, comprising:

inputting means for inputting access information for accessing the service providing apparatus to a group (page 3, paragraph 37);

display control means for controlling display of available contents transmitted from the service providing apparatus (page 2, paragraphs 20 and 21);

requesting means for selecting content from among the available content and requesting the service providing apparatus for transmission of the selected content to said

information processing apparatus belonging to one of the plurality of groups and the other information processing apparatuses accessing the shared server belonging to the same group (page 3, paragraphs 34 and 36);

reception means for receiving data transmitted from the service providing apparatus (e.g. BWS Center) to all of the information processing apparatuses belonging the same group (e.g. session audiences) (page 2, paragraphs 19 and 21); and reproduction means for reproducing the data (page 2, paragraph 19).

21. Agraharam did not specifically teach a plurality of groups and a list of available content. Porter taught a shared file management system for servicing a plurality of groups (col. 8, lines 21-31; col. 10, lines 33-48) and a list of available content (col. 11, lines 4-9, 26-32; col. 11, line 66-col. 12, line 6). Furthermore, Porter taught controlling display of a list of available content (col. 9, line 62-col. 10, line 9).

22. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Agraharam and Porter because Porter's teaching of a plurality groups would increase the utilization of the shared server to provide services to multiple groups.

(Note that Agraharam's system must store a plurality of groups in order to provide services to multiple session audiences.)

23. Agraharam and Porter did not teach specifically teach media player. Erdelyi taught inputting access information into a single window of a media player configured to access a service (page 3, paragraphs 54-57); controlling display of available content in the single window of the media player (fig. 4A; page 4, paragraph 59); selecting content from the available content

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in the single window of the media player (page 4, paragraph 59) and transmission of the selected content by activating a command in the single window of the media player (page 4, paragraphs 67; page 5, paragraph 80).

24. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teaching of Agraharam, Porter, and Erdelyi because Erdelyi's teaching of a single window of a media player would enhance and make it easier for users in Agraharam's and Porter's systems to input and to select information/contents utilizing the graphical interface.

25. As per claim 7, Agraharam, Porter and Erdelyi taught the invention substantially as claimed in claim 6 above. Porter further taught wherein the list of available content is a table listing available music data (col. 7, lines 32-37) (i.e., the list of files may be audio data) provided from the service providing apparatus (col. 11, lines 4-9, 26-32; col. 11, line 66-col. 12, line 6), and the data is particular music data corresponding to the selected content (col. 9, line 62-col. 10, line 9; col. 11, lines 4-9; col. 11, line 66-col. 12, line 6).

26. As per claims 10, 11 and 17, Agraharam, Porter and Erdelyi taught the invention substantially as claimed in claims 6, 9 and 15 above. Erdelyi further taught activating a command by activating a play button in the single window of the media player (page 5, paragraphs 80 and 81).

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27. As per claim 16, Agraharam, Porter and Erdelyi taught the invention substantially as claimed in claim 15 above. Porter further taught wherein the list of available content is a table listing available music data provided from the server providing apparatus, and the data is particular music data corresponding to the selected content (col. 11, lines 4-9; col. 11, line 66- col. 12, line 6; col. 7, lines 32-37).

28. Applicant's arguments with respect to claims 1, 4 and 5, filed 6/19/06, have been fully considered but are not deemed to be persuasive and applicant's arguments with respect to claims 6 and 9 have been fully considered but are moot in view of new ground of rejection.

29. In the remark applicant argued that

(1) Agraharam does not teach that a group request is transmitted from any of the information processing apparatuses belonging to one of the plurality of groups.

(2) Agraharam does not teach the group request and the content request received by the single shared server and a communication step of transmitting the data acquired by the acquisition step simultaneously from the single shared server to all of those information processing apparatuses accessing the single shared server and belonging to a same group.

30. In response to point (1), Agraharam teaches a session conductor and members of the session audiences request content belonging to a broadcast session (page 4, paragraphs 37 and

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38). This means the session conductor that transmitted a group request (page 3, paragraphs 27 and 36) is one of the information processing apparatuses belonging to one of the plurality of groups (broadcast sessions), hence, the session conductor is certainly considered as “any” of the information processing apparatuses that transmitted the group request.

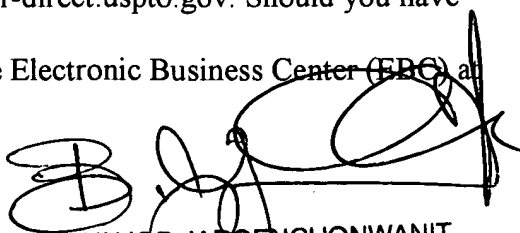
31. In response to point (2), Agraharam teaches a BWS Center (100, fig. 1) receives a group request and content request (page 3, paragraphs 27 and 28). Agraharam further teach the BWS Center acquiring and transmitting the content to members of the session (page 2, paragraph 19; page 3, paragraph 28). BWS Center is consider as a single shared server including various components (page 2, paragraph 23; fig. 4). In addition, the BWS Center can be consider as a single shared server because various components are all coupled to data bus 300 and controlled by a single controller 303. Moreover, it would have been obvious to one having ordinary skill in the art at the time of the invention was made that Agraharam’s system is limited to the number of servers. Accordingly, a single or a plurality of server(s) is still within the scope of Agraharam’s teaching.

32. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Leeke et al, U.S. Patent 6,587,127, disclosed a single window of a media player for accessing a content server.

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Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip C Lee whose telephone number is (571)272-3967. The examiner can normally be reached on 8 AM TO 5:30 PM Monday to Thursday and every other Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on (571) 272-3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



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